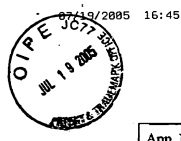
B6226.1615.4370



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

App. No. Applicant Filed	10/620,070 Sklar et al. July 14, 2003	Confirmation No. 7120
Title	CRANIAL ORTHOSIS FOR PREVENTING OSITIONAL PLAGIOCEPHALY IN INFANTS	
Docket No. Customer No	B6226.1615.4370 b. 00378	

Mail Stop ISSUE FEE Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

SUPPLEMENTAL DECLARATION

Sir:

We, Frederick H. Sklar and Paul C. Hobar, declare that: We are joint applicants in this application. We have reviewed and understand the contents of this patent application, including the subject matter of this application as it has been amended, and in particular the subject matter of the invention as defined by the claims as allowed _X_ the invention as defined by the amendment(s) filed on or about March 25, 2005 the invention as defined by the Examiner's Amendment dated <u> April 20, 2005</u> the attached amendment

and we confirm that said subject matter was part of our invention, was invented before we filed our original application for said invention, and that the specification, claims and drawings as amended, finally approved and allowed accurately describe what we regard to be our invention.

We each individually acknowledge the duty to disclose to the U.S. Patent Office all information known to me that is material to the patentability of any claim in accordance with Title 37, Code of Federal Regulations, §1.56, and which is material to the examination of this application, namely, information where there is a substantial likelihood that a reasonable examiner would consider it important in deciding whether to allow the application to issue as a patent.

We each jointly and severally declare further that all statements made herein on the basis of personal knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Date: 7/19/05

v: 112

Frederick H. Sklar

Data

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Raul C. Hobas